Case 1:05-cv-10705-RCL Document 1 Filed 04/08/2005 Page 1 of 7

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FILED UNITED STATES DISTRICT COURT FOR THE S OFFICE DISTRICT OF MASSACHUSETTS 2005 APR -8 P 12: 45 **BOSTON DIVISION** 

GARDEN CITY BOXING CLUB, INC., as Broadcast Licensee of the May 3, 2003 DeLaHoya/Campas, Program,

Plaintiff,

-against-

JORGE MEJIA, Individually, and as officer, director, shareholder and/or principal of CLUB CULTURAL LATINO AMERICANO, INC. d/b/a CLUB CULTURAL LATINO AMERICANO, and CLUB CULTURAL LATINO AMERICANO, INC. d/b/a CLUB CULTURAL LATINO AMERICANO;

Defendants.	

LISTRICT OF MASS 5CV 10705 RCL

U.S. DISTRICT COURT

RECEIPT # AMOUNT \$\_ SUMMONS ISSUED\_ LOCAL RULE 4.1. WAIVER FORM MCF ISSUED\_ BY DPTY, CLK.\_

MAGISTRATE JUDGE (1813)

Plaintiff, GARDEN CITY BOXING CLUB, INC., by their attorneys, LONSTEIN LAW OFFICE, P.C. complaining of the defendants herein respectfully sets forth and alleges, upon information and belief, as follows:

#### JURISDICTION AND VENUE

- 1. This action is brought pursuant to 47 U.S.C. §§ 553, 605, et seg.
- 2. This Court has jurisdiction of the subject matter of this action pursuant to 28 U.S.C. Section 1331, which states that the district courts shall have original jurisdiction of all civil actions

reasonable attorney's fees.

WHEREFORE, the plaintiff, GARDEN CITY BOXING CLUB, INC., requests that judgment be entered in its favor and against each of the aforementioned defendants granting to plaintiff the following:

- (a) On the first cause of action, statutory penalties in the amount of \$110,000.00 as to each defendant for their willful violation of 47 U.S.C. §605 (a);
- (b) On the second cause of action, statutory penalties in the amount of \$100,000.00 as to each defendant for their violation of 47 U.S.C. §605 (e)(4);
- (c) On the third cause of action, statutory penalties in the amount of \$60,000.00 as to each defendant for their violation of 47 U.S.C. §553;
- (d) Attorney's fees, interest, costs of suit as to each defendant pursuant to 47 U.S. C. § 605 (e) (3) (B) (iii) and §553 (c) (2)(c), together with such other and further relief as this Court may deem just and proper.

Dated: April 4, 2005

Ellenville, New York

GARDEN CITY BOXING CLUB, INC.

By:

WAYNE D. LONSTEIN, ESQ..

Attorney for Plaintiff

LONSTEIN LAW OFFICE, P.C.

Office and P.O. Address

1 Terrace Hill: P.O. Box 351

Ellenville, NY 12428

Telephone: (845) 647-8500 Facsimile: (845) 647-6277 Our File No. 03-5MA-03G

arising under the Constitution, laws, or treaties of the United States.

- 3. Upon information and belief, venue is proper in this court because, <u>inter alia</u>, all defendants reside within the Commonwealth of Massachusetts (28 U.S.C. § 1391(b) and 28 U.S.C. §101).
- 4. This Court has personal jurisdiction over the parties in this action as a result of the defendants' wrongful acts hereinafter complained of which violated plaintiff's rights as distributor of the transmission signal of the fight as hereinafter set forth at length. The defendants' wrongful acts consisted of the interception or tortious conversion of said property of plaintiff within the control of the plaintiff in the Commonwealth of Massachusetts.

#### THE PARTIES

- 5. The plaintiff, **GARDEN CITY BOXING CLUB, INC.**, is a California corporation with its principal place of business located at 2380 So. Bascom Avenue, Suite 200, Campbell, CA 95008.
- 6. Upon information and belief the defendant, JORGE MEJIA, resides at 46 Shattuck Street, Lawrence, MA 01843.
- 7. Upon information and belief, the defendant, CLUB CULTURAL LATINO AMERICANO, INC. d/b/a CLUB CULTURAL LATINO AMERICANO, is a business entity, the exact nature of which is unknown, having its principal place of business at 81 Common Street, Lawrence, MA 01840-1604.
- 8. Upon information and belief, the defendant, CLUB CULTURAL LATINO AMERICANO, INC. d/b/a CLUB CULTURAL LATINO AMERICANO, is a Domestic

(e)(3)(C)(i)(II) of up to \$100,000.00 as to each defendant.

27. Pursuant to 47 U.S.C. §605, plaintiff, **GARDEN CITY BOXING CLUB, INC.,** is also entitled to an award of full costs, interest and reasonable attorney's fees.

### **COUNT III**

- 28. Plaintiff hereby incorporates paragraphs "1" through "27", inclusive, as though fully set forth herein at length.
- 29. Upon information and belief, with full knowledge that the Program was not to be received and exhibited by entities unauthorized to do so, the defendants and/or their agents, servants, workmen or employees did exhibit the Program at the above-captioned addresses at the time of its transmission willfully and for purposes of direct or indirect commercial advantage or private financial gain.
- 30. 47 U.S.C. §553 prohibits the unauthorized reception, interception and exhibition of any communications service offered over a cable system such as the transmission for which plaintiff, **GARDEN CITY BOXING CLUB, INC.**, had the distribution rights thereto.
- 31. Upon information and belief, the defendants individually, willfully and illegally intercepted said Program when it was distributed and shown by cable television systems.
- 32. By reason of the aforementioned conduct, all of the aforementioned defendants willfully violated 47 U.S.C. §553, thereby giving rise to a private right of action.
- 33. As a result of the aforementioned defendants' violation of 47 U.S.C. §553, plaintiff is entitled to damages in an amount up to \$60,000.00, plus the recovery of full costs, interest and

Corporation, incorporated and licensed to do business in the Commonwealth of Massachusetts.

- 9. Upon information and belief, the defendant, CLUB CULTURAL LATINO AMERICANO, INC. d/b/a CLUB CULTURAL LATINO AMERICANO, is a partnership licensed to do business in the Commonwealth of Massachusetts.
- 10. Upon information and belief, the defendant, CLUB CULTURAL LATINO AMERICANO, INC. d/b/a CLUB CULTURAL LATINO AMERICANO, is a sole proprietorship licensed to do business in the Commonwealth of Massachusetts.

#### **COUNT I**

- 11. Plaintiff, **GARDEN CITY BOXING CLUB, INC.**, hereby incorporates by reference all of the allegations contained in paragraphs "1" through "10", inclusive, as though set forth herein at length.
- 12. By contract, plaintiff, **GARDEN CITY BOXING CLUB, INC.**, was granted the right to distribute the **DeLaHoya/Campas** program (this includes all undercard bouts and the entire television broadcast) scheduled for **May 3, 2003** via closed circuit television and via encrypted satellite signal. Said event originated via satellite uplink and was subsequently re-transmitted to cable systems and satellite companies via satellite signal (hereinafter referred to as the "Program").
- 13. Pursuant to the contract, plaintiff, **GARDEN CITY BOXING CLUB, INC.**, entered into subsequent agreements with various entities in the Commonwealth of Massachusetts, allowing them to publicly exhibit the Program to their patrons.
  - 14. Plaintiff, GARDEN CITY BOXING CLUB, INC., expended substantial monies in

21. Pursuant to 47 U.S.C. §605, plaintiff, **GARDEN CITY BOXING CLUB, INC.,** is also entitled to an award of full costs, interest and reasonable attorney's fees.

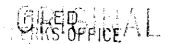
#### **COUNT II**

- 22. Plaintiff hereby incorporates paragraphs "1" through "21", inclusive, as though fully set forth herein.
- 23. Upon information and belief, defendants and/or their agents, servants, workmen or employees, and each of them knowingly, modified a device or utilized equipment, knowing or having reason to know that the device or equipment is used primarily in the assistance of the unauthorized decryption of satellite cable programming, or direct-to-home satellite services, or is intended for any other prohibited activity.
- 24. 47 U.S.C. §605 (e)(4) prohibits the modification or utilization of a device or equipment knowing or having reason to know that it is used primarily in the assistance of the unauthorized decryption of satellite cable programming or direct-to-home satellite services, such as the transmission for which plaintiff, **GARDEN CITY BOXING CLUB, INC.**, had the distribution rights thereto, or is intended for any other activity prohibited under 47 U.S.C. §605 (a).
- 25. By reason of the aforementioned conduct, each of the aforementioned defendant's violation of 47 U.S.C. §605, plaintiff, **GARDEN CITY BOXING CLUB, INC.**, has a private right of action pursuant to 47 U.S.C. §605.
- 26. As a result of the aforementioned defendants' violation of 47 U.S.C. §605 (e)(4), plaintiff, GARDEN CITY BOXING CLUB, INC., is entitled to damages, under 47 U.S.C. §605

consideration of the aforementioned agreement to transmit the Program to those entities in the Commonwealth of Massachusetts, which in turn, entered into agreements with plaintiff, GARDEN CITY BOXING CLUB, INC., to exhibit the Program to their patrons.

- 15. Upon information and belief, with full knowledge that the Program was not to be received and exhibited by entities unauthorized to do so, the defendants and/or their agents, servants, workmen or employees unlawfully intercepted, received and/or de-scrambled said satellite signal and did exhibit the Program at the above-captioned addresses at the time of its transmission willfully and for purposes of direct or indirect commercial advantage or private financial gain.
- 16. Upon information and belief, the defendants and/or their agents, servants, workmen and employees used an illegal satellite receiver, intercepted plaintiff's signal and/or used an illegal cable converter box or device to intercept plaintiff's broadcast which originated via satellite uplink and then re-transmitted via satellite or microwave signal to various cable and satellite systems.
- 17. 47 U.S.C. §605 (a) prohibits the unauthorized reception and publication or use of communications such as the transmission for which plaintiff, **GARDEN CITY BOXING CLUB**, **INC.**, had the distribution rights thereto.
- 18. By reason of the aforementioned conduct, the aforementioned defendants willfully violated 47 U.S.C. §605 (a).
- 19. By reason of the aforementioned defendants' violation of 47 U.S.C. §605 (a), plaintiff, GARDEN CITY BOXING CLUB, INC., has a private right of action pursuant to 47 U.S.C. §605.
- 20. As a result of the aforementioned defendants' willful violation of 47 U.S.C. §605 (a), plaintiff, **GARDEN CITY BOXING CLUB, INC.,** is entitled to damages, under 47 U.S.C. §605 (e)(3)(C)(i)(II) and (ii) of up to \$110,000.00 as to each defendant.

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS



1.	TITLE O	FCASE(	NAME OF FIRST PARTY oge Mejia, et	ON EACH SIDE ONLY)_ al	Garden Ci	ty A <b>pp×en</b> de	inc.			
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	20 000	3220-1	•		YES	NO				
7.	COMMO	NWEALT	PARTIES IN THIS ACTION OF MASSACHUSETTS - (SEE LOCAL RULE 40	S ("GOVERNMENTAL A	RNMENTAL AGENCII GENCIES"), RESIDI	ES OF THE UNITED STA NG IN MASSACHUSET	ATES AND THE IS RESIDE IN THE			
			·	•	YES	NO				
A. IF YES, IN WHICH DIVISION DO ALL OF THE NON-GOVERNMENTAL PARTIES RESI										
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## CIVIL COVER SHEET

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CONTRACT    110 Insurance   120 Marine   130 Miller Act   140 Negotiable instrument   150 Recovery of Overpayment & Enforcement of Judgment   151 Medicare Act   152 Recovery of Defaulted Student Loans (Excl. Veterans)   153 Recovery of Overpayment of Veteran's Benefits   160 Stockholders Suits   190 Other Contract   195 Contract Product Liability   196 Franchise   REAL PROPERTY   210 Land Condennation   220 Foreclosure   230 Rent Lease & Ejectment   240 Torts to Land   245 Tort Product Liability   290 All Other Real Property	PERSONAL INJURY  310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 340 Marine 340 Other Personal Injury CIVIL RIGHTS PRISONER PET 341 Voting 442 Employment 443 Housing/ Accommodations 444 Welfare 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 362 Personal In Med. Malpri 365 Personal Injury Product Liability 370 Other Frau 371 Truth in Le 380 Other Personal 385 Property De Product Lia 385 Property De 38	jury - Cletice   Cletice	of Property 21 USC 881	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	□ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 810 Selective Service □ 850 Securities/Commodities/ Exchange □ 875 Customer Challenge □ 12 USC 3410 □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 892 Economic Stabilization Act □ 893 Environmental Matters □ 894 Energy Allocation Act □ 895 Freedom of Information Act □ 900Appeal of Fee Determination Under Equal Access to Justice □ 950 Constitutionality of State Statutes  Appeal to District			
V. ORIGIN  (Place an "X" in One Box Only)  (Place an "X" in On								
VI. CAUSE OF ACT	Brief description of cause: Defendanto show and/or distribute figh	nts violate its and un	ed the distribution rights of	when by the bigintill. I be	noassed the State of Massachuse			
VII. REQUESTED I COMPLAINT:	N CHECK IF THIS IS A CLASS AT UNDER F.R.C.P. 23	CHON	plus fees as each defenda	TO HIDV DEMAND	Yes ON0			
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